IN THE UNITED STATES PATENT AND TRADEMARK OFFICE Attorney Docket No. 18934US01

In the Application of:

Charles Abraham

U.S. Serial No.: 10/690,973

Filed: October 22, 2003

For: METHOD AND APPARATUS FOR

PERFORMING SIGNAL

CORRELATION USING HISTORICAL

CORRELATION DATA

Examiner: TRAN, KHAI

Group Art Unit: 2611

Confirmation No.: 4715

Customer No.: 23446

ELECTRONICALLY FILED On December 21, 2007

<u>LITIGATION STATEMENT PURSUANT TO MPEP § 2001.06(C) and INFORMATION</u> <u>DISCLOSURE STATEMENT</u>

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

The owner of record of the present application, Broadcom Corporation, is currently involved in several disputes with SiRF Technologies, Inc., including the following pending investigation and lawsuit:

- In the Matter of Certain GPS Devices and Products Containing Same, U.S. International Trade Commission Case. No. 337-TA-602.
- SiRF Technologies, Inc. v. Global Locate, Inc., Civil Action No. SA CV 06-1216-JVS in the Central District of California.

Pursuant to MPEP 2001.06(c), the Applicants would like to bring to the attention of the U.S. Patent and Trademark Office that the subject matter currently being claimed in the present

application may be related to at least one of the patents currently asserted by Broadcom in the above-mentioned investigation and lawsuit.

The Applicants have attached with this electronic submission a completed PTO form PTO/SB/08A-B which has two (2) pages. Copies of each printed reference listed in the PTO/SB/08A-B form are attached in this electronic submission, however, Applicants have not submitted U.S. Patents or other references previously provided to or by the PTO in this application. One (1) reference is attached in this electronic submission.

The references being submitted have been either cited, produced or relied upon by SiRF thus far during the above-mentioned investigation and/or lawsuit. This submission is in no way intended as an admission that the submitted references constitute prior art under any subsection of 35 U.S.C. §102 or §103. Applicant expressly retains the right to argue that any of the cited references are not indeed prior art or to take any actions necessary to remove any of the cited references from the available prior art.

The Examiner is requested to initial the attached PTO/SB/08A-B and return one copy to the applicants to indicate consideration of the enclosed references.

A fee in the amount of \$180 is believed to be due because:

* The applicant(s) believe(s) that this statement and enclosures are being filed after the first Office action on the merits has been mailed by the PTO. The basis of this belief is that an Office action on the merits appears to have been received by the undersigned to date.

The Commissioner is hereby authorized to charge any fees which are presently required, or credit any overpayment, to Deposit Account No. 13-0017.

Respectfully submitted,

Date: December 21, 2007 /Philip Henry Sheridan/

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